

SENATE JOURNAL

STATE OF ILLINOIS

NINETY-EIGHTH GENERAL ASSEMBLY

124TH LEGISLATIVE DAY

TUESDAY, MAY 20, 2014

11:15 O'CLOCK A.M.

SENATE Daily Journal Index 124th Legislative Day

Page(s)

Action

	Committee Meeting Announcement(s)	
	Introduction of Senate Bills No'd. 3662-3663	7
	Joint Action Motion(s) Filed	
	Legislative Measure(s) Filed	5
	Message from the House	7, 9
	Presentation of Senate Resolution No. 1216	10
	Presentation of Senate Resolutions No'd. 1213-1215	5
	Report from Assignments Committee	
	Report from Standing Committee(s)	
	Report(s) Received	
	1	
Bill Number	Legislative Action	Page(s)
SB 4207	Consideration Postponed	
SJR 0076	Adopted	12
HB 0008	Recalled – Amendment(s)	33
HB 0008	Third Reading	
HB 2513	Third Reading	
HB 2544	Third Reading	
HB 3685	Third Reading	
HB 3700	Third Reading	
HB 3724	Third Reading	
HB 3748	Third Reading	
HB 3765	Third Reading	
HB 3777	e	
HB 3819	Third Reading	
	e	
HB 3829	Third Reading	
HB 3830	Third Reading	
HB 3833	Third Reading	
HB 3902	Third Reading	
HB 3924	Third Reading	
HB 3948	Third Reading	
HB 4033	Third Reading	
HB 4035	Third Reading	
HB 4082	Third Reading	20
HB 4083	Third Reading	
HB 4093	Third Reading	21
HB 4185	Third Reading	23
HB 4208	Third Reading	23
HB 4227	Third Reading	24
HB 4235	Third Reading	
HB 4236	Third Reading	
HB 4244	Third Reading	25
HB 4262	Third Reading	
HB 4266	Third Reading	
HB 4269	Third Reading	
HB 4277	Third Reading	
HB 4290	Third Reading	
HB 4360	Third Reading	
HB 4385	Third Reading	
HB 4386	Third Reading	
1500		

HB 4405 Third Reading	30
HB 4407 Third Reading	
HB 4440 Third Reading	31
HB 4486 Third Reading	
HB 4491 Third Reading	32
HB 4516 Third Reading	

The Senate met pursuant to adjournment.

Senator Kimberly A. Lightford, Maywood, Illinois, presiding.

Prayer by Reverend Dr. Bonnie Moulds, Living Word Christian Academy, Bellwood, Illinois.

Senator Jacobs led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Monday, May 19, 2014, be postponed, pending arrival of the printed Journal.

The motion prevailed.

REPORTS RECEIVED

The Secretary placed before the Senate the following report:

2013 State Mandates Catalog Update Executive Summary, submitted by the Department of Commerce and Economic Opportunity.

The foregoing report was ordered received and placed on file in the Secretary's Office.

LEGISLATIVE MEASURES FILED

The following Committee amendments to the House Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Senate Committee Amendment No. 1 to House Bill 802

Senate Committee Amendment No. 2 to House Bill 802

Senate Committee Amendment No. 1 to House Bill 5812

The following Floor amendments to the House Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Senate Floor Amendment No. 3 to House Bill 2897

Senate Floor Amendment No. 2 to House Bill 3232

Senate Floor Amendment No. 2 to House Bill 4123

Senate Floor Amendment No. 2 to House Bill 4417

Senate Floor Amendment No. 1 to House Bill 4677

Senate Floor Amendment No. 1 to House Bill 5674

Senate Floor Amendment No. 1 to House Bill 5685

Senate Floor Amendment No. 1 to House Bill 5686

Senate Floor Amendment No. 2 to House Bill 5707

Senate Floor Amendment No. 2 to House Bill 5735

Senate Floor Amendment No. 3 to House Bill 5735

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 1213

Offered by Senator Mulroe and all Senators:

Mourns the death of Hugh "Hughie" Donohoe.

SENATE RESOLUTION NO. 1214

Offered by Senator Mulroe and all Senators:

Mourns the death of William J. "Bill" "Monk" Bryers of Addison.

SENATE RESOLUTION NO. 1215

Offered by Senator LaHood and all Senators:

Mourns the death of Robert William "Bob" Lickiss, Sr., of Marquette Heights.

By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.

REPORTS FROM STANDING COMMITTEES

Senator Jacobs, Chairperson of the Committee on Energy, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to Senate Joint Resolution 73

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Sandoval, Chairperson of the Committee on Transportation, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 7 to Senate Joint Resolution 62

Senate Amendment No. 4 to Senate Bill 2015

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

Senator Mulroe, Chairperson of the Committee on Public Health, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to House Bill 5354

Senate Amendment No. 1 to House Bill 5410

Senate Amendment No. 2 to House Bill 5689

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

Senator Lightford, Chairperson of the Committee on Education, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 4 to Senate Bill 16

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Lightford, Vice-Chairperson of the Committee on Education, to which was referred **Senate Resolution No. 1115**, reported the same back with the recommendation that the resolution be adopted. Under the rules, **Senate Resolution No. 1115** was placed on the Secretary's Desk.

Senator Lightford, Chairperson of the Committee on Education, to which was referred **House Bill No. 5716**, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.

Senator Lightford, Vice-Chairperson of the Committee on Education, to which was referred **House Bills Numbered 1152, 3662 and 3937,** reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Lightford, Vice-Chairperson of the Committee on Education, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 3232

Senate Amendment No. 1 to House Bill 5397

Senate Amendment No. 1 to House Bill 5707

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

INTRODUCTION OF BILLS

SENATE BILL NO. 3662. Introduced by Senator Bertino-Tarrant, a bill for AN ACT concerning education.

The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Assignments.

SENATE BILL NO. 3663. Introduced by Senator Noland, a bill for AN ACT concerning gaming. The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Assignments.

MESSAGES FROM THE HOUSE

A message from the House by

Mr. Mapes, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 902

A bill for AN ACT concerning wildlife.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 902

Passed the House, as amended, May 19, 2014.

TIMOTHY D. MAPES. Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 902

AMENDMENT NO. 1 . Amend Senate Bill 902 as follows:

on page 14, line 8, by deleting "Malagasy cat-eyed snakes (Madagascarophis);"; and

by deleting line 20 on page 23 through line 9 on page 24; and

on page 24, line 10, by replacing "30-10" with "30-5"; and

on page 24, line 12, by replacing "30-15" with "30-10"; and

on page 54, line 15, by inserting "or the Zoological Association of America" immediately after "Aquariums".

Under the rules, the foregoing **Senate Bill No. 902**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 2802

A bill for AN ACT concerning transportation.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 2 to SENATE BILL NO. 2802

Passed the House, as amended, May 19, 2014.

[May 20, 2014]

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 2 TO SENATE BILL 2802

AMENDMENT NO. 2. Amend Senate Bill 2802 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Vehicle Code is amended by changing Sections 3-413 and 3-701 as follows: (625 ILCS 5/3-413) (from Ch. 95 1/2, par. 3-413)

- Sec. 3-413. Display of registration plates, registration stickers, and drive-away permits; registration plate covers.
- (a) Registration plates issued for a motor vehicle other than a motorcycle, trailer, semitrailer, truck-tractor, apportioned bus, or apportioned truck shall be attached thereto, one in the front and one in the rear. The registration plate issued for a motorcycle, trailer or semitrailer required to be registered hereunder and any apportionment plate issued to a bus under the provisions of this Code shall be attached to the rear thereof. The registration plate issued for a truck-tractor or an apportioned truck required to be registered hereunder shall be attached to the front thereof.
- (b) Every registration plate shall at all times be securely fastened in a horizontal position to the vehicle for which it is issued so as to prevent the plate from swinging and at a height of not less than 5 inches from the ground, measuring from the bottom of such plate, in a place and position to be clearly visible and shall be maintained in a condition to be clearly legible, free from any materials that would obstruct the visibility of the plate. A registration plate on a motorcycle may be mounted vertically as long as it is otherwise clearly visible. Registration stickers issued as evidence of renewed annual registration shall be attached to registration plates as required by the Secretary of State, and be clearly visible at all times.
- (c) Every drive-away permit issued pursuant to this Code shall be firmly attached to the motor vehicle in the manner prescribed by the Secretary of State. If a drive-away permit is affixed to a motor vehicle in any other manner the permit shall be void and of no effect.
- (d) The Illinois prorate decal issued to a foreign registered vehicle part of a fleet prorated or apportioned with Illinois, shall be displayed on a registration plate and displayed on the front of such vehicle in the same manner as an Illinois registration plate.
- (e) The registration plate issued for a camper body mounted on a truck displaying registration plates shall be attached to the rear of the camper body.
- (f) No person shall operate a vehicle, nor permit the operation of a vehicle, upon which is displayed an Illinois registration plate, plates or registration stickers, except as provided for in subsection (b) of Section 3-701 of this Code, after the termination of the registration period for which issued or after the expiration date set pursuant to Sections 3-414 and 3-414.1 of this Code.
- (g) A person may not operate any motor vehicle that is equipped with registration plate covers. A violation of this subsection (g) or a similar provision of a local ordinance is an offense against laws and ordinances regulating the movement of traffic.
- (h) A person may not sell or offer for sale a registration plate cover. A violation of this subsection (h) is a business offense.
- (i) A person may not advertise for the purpose of promoting the sale of registration plate covers. A violation of this subsection (i) is a business offense.
- (j) A person may not modify the original manufacturer's mounting location of the rear registration plate on any vehicle so as to conceal the registration or to knowingly cause it to be obstructed in an effort to hinder a peace officer from obtaining the registration for the enforcement of a violation of this Code, Section 27.1 of the Toll Highway Act concerning toll evasion, or any municipal ordinance. Modifications prohibited by this subsection (j) include but are not limited to the use of an electronic device. A violation of this subsection (j) is a Class A misdemeanor.

(Source: P.A. 97-743, eff. 1-1-13.)

(625 ILCS 5/3-701) (from Ch. 95 1/2, par. 3-701)

- Sec. 3-701. Operation of vehicles without evidence of registration Operation under mileage plates when odometer broken or disconnected.
- (a) No person shall operate, nor shall an owner knowingly permit to be operated, except as provided in subsection (b) of this Section, upon any highway unless there shall be attached thereto and displayed thereon when and as required by law, proper evidence of registration in Illinois, as follows:
 - (1) A vehicle required to be registered in Illinois. A current and valid Illinois registration sticker or stickers and plate or plates, or an Illinois temporary registration permit, or a drive-away or in-transit permit, issued therefor by the Secretary of State; or

- (2) A vehicle eligible for Reciprocity. A current and valid reciprocal foreign registration plate or plates properly issued to such vehicle or a temporary registration issued therefor, by the reciprocal State, and, in addition, when required by the Secretary, a current and valid Illinois Reciprocity Permit or Prorate Decal issued therefor by the Secretary of State; or except as otherwise expressly provided for in this Chapter.
- (b) A person may operate or permit operation of a vehicle, upon any highway a vehicle that has been properly registered but does not display a current and valid Illinois registration sticker if he or she has proof, in the form of a printed receipt from the Secretary, that he or she registered the vehicle before the previous registration's expiration but has not received a new registration sticker from the Secretary. This printed proof of registration is valid for 30 days from the expiration of the previous registration sticker's date.

(c) No person shall operate, nor shall any owner knowingly permit to be operated, any vehicle of the second division for which the owner has made an election to pay the mileage tax in lieu of the annual flat weight tax, at any time when the odometer of such vehicle is broken or disconnected, or is inoperable or not operating.

(Source: P.A. 92-680, eff. 7-16-02.)".

Under the rules, the foregoing **Senate Bill No. 2802**, with House Amendment No. 2, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 2808

A bill for AN ACT concerning location surveillance.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2808

Passed the House, as amended, May 19, 2014.

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 2808

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 2808 on page 3, line 11, by replacing "the person" with "the owner of the electronic device or person".

Under the rules, the foregoing **Senate Bill No. 2808**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of bills of the following titles, to-wit:

SENATE BILL NO. 640

A bill for AN ACT concerning regulation.

SENATE BILL NO. 728

A bill for AN ACT concerning liquor.

Passed the House, May 19, 2014.

TIMOTHY D. MAPES, Clerk of the House

A message from the House by

Mr. Mapes, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of bills of the following titles, to-wit:

SENATE BILL NO. 2650

A bill for AN ACT concerning criminal law.

[May 20, 2014]

SENATE BILL NO. 2800

A bill for AN ACT concerning criminal law. Passed the House, May 19, 2014.

TIMOTHY D. MAPES, Clerk of the House

A message from the House by

Mr. Mapes, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of bills of the following titles, to-wit:

SENATE BILL NO. 2826

A bill for AN ACT concerning local government.

SENATE BILL NO. 2922

A bill for AN ACT concerning regulation.

SENATE BILL NO. 2928

A bill for AN ACT concerning local government.

Passed the House, May 19, 2014.

TIMOTHY D. MAPES, Clerk of the House

Senator Althoff asked and obtained unanimous consent to recess for the purpose of a Republican caucus.

At the hour of 11:34 o'clock a.m., Senator Sullivan, presiding.

JOINT ACTION MOTION FILED

The following Joint Action Motion to the Senate Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Motion to Concur in House Amendment 1 to Senate Bill 2808

At the hour of 11:36 o'clock a.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 12:22 o'clock p.m., the Senate resumed consideration of business. Senator Sullivan, presiding.

PRESENTATION OF RESOLUTION

SENATE RESOLUTION NO. 1216

Offered by Senator Brady and all Senators:

Mourns the death of Robert William Boge of Bloomington.

By unanimous consent, the foregoing resolution was referred to the Resolutions Consent Calendar.

REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported the following Bills have been assigned to the indicated Standing Committees of the Senate:

Education: House Bill No. 3942.

Executive: House Bill No. 4733.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported the following Resolution has been assigned to the indicated Standing Committee of the Senate:

State Government and Veterans Affairs: Senate Resolutions Numbered 1073, 1202 and 1203.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported that the Committee recommends that **Senate Bill No. 76** be re-referred from the Committee on State Government and Veterans Affairs to the Committee on Assignments.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, to which was referred **Senate Bill No. 729** on April 16, 2013, reported that the Committee recommends that the bill be approved for consideration and returned to the calendar in its former position.

The report of the Committee was concurred in.

And Senate Bill No. 729 was returned to the order of third reading.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, to which was referred **House Bills Numbered 2427 and 2494** on January 3, 2014, pursuant to Rule 3-9(b), reported that the Committee recommends that the bills be approved for consideration and returned to the calendar in their former position.

The report of the Committee was concurred in.

And House Bills Numbered 2427 and 2494 were returned to the order of third reading.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Criminal Law: Senate Floor Amendment No. 3 to House Bill 2897.

Executive: Senate Floor Amendment No. 1 to House Bill 5674; Senate Committee Amendment No. 1 to House Bill 5812.

Judiciary: Senate Committee Amendment No. 1 to House Bill 802; Senate Committee Amendment No. 2 to House Bill 802; Senate Floor Amendment No. 2 to House Bill 4417; Senate Floor Amendment No. 1 to House Bill 5686; Senate Floor Amendment No. 2 to House Bill 5735; Senate Floor Amendment No. 3 to House Bill 5735.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported that the following Legislative Measure has been approved for consideration:

Senate Joint Resolution 76

The foregoing resolution was placed on the Secretary's Desk.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported that the following Legislative Measures have been approved for consideration:

Senate Floor Amendment No. 2 to House Bill 3232 Senate Floor Amendment No. 1 to House Bill 4677 Senate Floor Amendment No. 1 to House Bill 5685 Senate Floor Amendment No. 2 to House Bill 5707

The foregoing floor amendments were placed on the Secretary's Desk.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported that pursuant to Senate Rule 3-8 (b-1), the following amendments will remain in the Committee on Assignments:

Senate Floor Amendments Numbered 4, 5 and 6 to Senate Joint Resolution 62

CONSIDERATION OF RESOLUTION ON SECRETARY'S DESK

Senator McCann moved that **Senate Joint Resolution No. 76**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator McCann moved that Senate Joint Resolution No. 76 be adopted.

And on that motion, a call of the roll was had resulting as follows:

YEAS 58: NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Harris Martinez Rose Biss Bivins Hastings McCann Sandoval Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Hutchinson Steans Clavborne McGuire Collins Jacobs Morrison Sullivan Connelly Mulroe Syverson Jones, E. Cullerton, T. Koehler Muñoz Trotter Cunningham Kotowski Murphy Van Pelt LaHood Noland Mr. President Delgado Dillard Landek Oberweis Duffy Lightford Radogno

The motion prevailed.

And the resolution was adopted.

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Koehler, **House Bill No. 2513** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 43: NAYS 14.

The following voted in the affirmative:

Bertino-Tarrant Frerichs Kotowski Oberweis Biss Haine Lightford Raoul Bivins Harmon Link Sandoval Manar Brady Harris Silverstein Bush Hastings Martinez Stadelman Clayborne Holmes McCann Steans Collins McGuire Sullivan Hunter Cullerton, T. Hutchinson Morrison Trotter Cunningham Jacobs Mulroe Van Pelt Delgado Jones, E. Muñoz Mr. President Dillard Koehler Noland

The following voted in the negative:

Althoff LaHood McConnaughay Righter
Barickman Landek Murphy Syverson
Connelly Luechtefeld Radogno
Duffy McCarter Rezin

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Althoff, **House Bill No. 2544** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58: NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein Hunter McConnaughay Stadelman Bush Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Trotter Muñoz Cunningham Kotowski Murphy Van Pelt Delgado LaHood Noland Mr. President Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator T. Cullerton, **House Bill No. 3685** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 56; NAYS None.

The following voted in the affirmative:

Althoff Haine Luechtefeld Rezin Barickman Harmon Manar Rose Bertino-Tarrant Harris Martinez Sandoval Biss Hastings McCann Silverstein **Bivins** Holmes McCarter Stadelman Brady Hunter McConnaughay Steans Hutchinson McGuire Sullivan Bush Clayborne Jacobs Morrison Syverson Collins Jones, E. Mulroe Trotter Connelly Koehler Muñoz Van Pelt Cullerton, T. Kotowski Murphy Mr. President Cunningham LaHood Noland Dillard Landek Oberweis Duffy Lightford Radogno Frerichs Link Raoul

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Bush, **House Bill No. 3700** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Althoff	Frerichs	Link	Raoul
Barickman	Haine	Luechtefeld	Rezin
Bertino-Tarrant	Harmon	Manar	Righter
Biss	Harris	Martinez	Rose
Bivins	Hastings	McCann	Sandoval
Brady	Holmes	McCarter	Silverstein
Bush	Hunter	McConnaughay	Stadelman
Clayborne	Hutchinson	McGuire	Steans
Collins	Jacobs	Morrison	Sullivan
Connelly	Jones, E.	Mulroe	Syverson
Cullerton, T.	Koehler	Muñoz	Trotter
Cunningham	Kotowski	Murphy	Van Pelt
Delgado	LaHood	Noland	Mr. President
Dillard	Landek	Oberweis	
Duffy	Lightford	Radogno	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

At the hour of 1:24 o'clock p.m., Senator Harmon, presiding.

On motion of Senator Mulroe, **House Bill No. 3724** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

At the hour of 1:33 o'clock p.m., Senator Sullivan, presiding.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

Rose

Sandoval

Silverstein

Stadelman

Steans

Sullivan

Syverson

Van Pelt

Mr. President

YEAS 48; NAYS 4.

The following voted in the affirmative:

Althoff Harmon Manar Harris Martinez Biss Brady Hastings McCann Bush Holmes McConnaughay Clayborne Hunter McGuire Collins Hutchinson Morrison Connelly Jacobs Mulroe Cullerton, T. Jones, E. Muñoz Cunningham Koehler Murphy Delgado Kotowski Noland Dillard LaHood Oberweis Frerichs Lightford Raou1 Haine Link Rezin

The following voted in the negative:

Barickman McCarter Bivins Righter

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator E. Jones III, **House Bill No. 3748** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 54: NAYS None.

The following voted in the affirmative:

Link

Althoff Luechtefeld Haine Rezin Barickman Harmon Manar Righter Biss Hastings Martinez Rose Sandoval Bivins Holmes McCarter Brady Hunter McConnaughay Silverstein Bush Hutchinson McGuire Stadelman Clayborne Jacobs Morrison Steans Collins Jones, E. Mulroe Sullivan Connelly Koehler Muñoz Syverson Cullerton, T. Kotowski Trotter Murphy Van Pelt Cunningham LaHood Noland Landek Delgado Oberweis Mr. President Lightford Dillard Radogno

Raoul

Frerichs

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Mulroe, **House Bill No. 3765** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Kotowski Van Pelt Cunningham Murphy LaHood Noland Mr. President Delgado Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Hunter, **House Bill No. 3819** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 56: NAYS None.

The following voted in the affirmative:

Althoff	Haine	Manar	Righter
Barickman	Harmon	Martinez	Rose
Bertino-Tarrant	Harris	McCann	Sandoval
Biss	Holmes	McCarter	Silverstein
Brady	Hunter	McConnaughay	Stadelman
Bush	Hutchinson	McGuire	Steans
Clayborne	Jacobs	Morrison	Sullivan
Collins	Jones, E.	Mulroe	Syverson
Connelly	Koehler	Muñoz	Trotter
Cullerton, T.	Kotowski	Murphy	Van Pelt
Cunningham	LaHood	Noland	Mr. President
Delgado	Landek	Oberweis	
Dillard	Lightford	Radogno	
Duffy	Link	Raoul	

Frerichs Luechtefeld Rezin

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Hunter, **House Bill No. 3830** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Raoul Link Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose Bivins Hastings McCann Sandoval Brady Holmes McCarter Silverstein McConnaughay Bush Hunter Stadelman Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Trotter Muñoz Cunningham Kotowski Murphy Mr. President LaHood Noland Delgado Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Hastings, **House Bill No. 3833** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58: NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Martinez Biss Harris Rose Bivins Hastings McCann Sandoval Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Clavborne Hutchinson McGuire Steans Collins Morrison Jacobs Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Cunningham Kotowski Murphy Van Pelt LaHood Noland Mr. President Delgado

Dillard Landek Oberweis
Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Haine, **House Bill No. 3902** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein Hunter Stadelman Bush McConnaughay Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Cunningham Kotowski Murphy Van Pelt Delgado LaHood Noland Mr. President Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Rezin, **House Bill No. 3924** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 56; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Manar Righter Barickman Haine Martinez Rose Bertino-Tarrant Harmon McCann Sandoval Biss Harris McCarter Silverstein **Bivins** Hastings McConnaughay Stadelman Brady Holmes McGuire Steans Bush Hunter Morrison Sullivan Mulroe Clayborne Hutchinson Syverson Collins Jacobs Muñoz Trotter Connelly Koehler Murphy Van Pelt Mr. President Cullerton, T. LaHood Noland Landek Oberweis Cunningham

Delgado Lightford Radogno
Dillard Link Raoul
Duffy Luechtefeld Rezin

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Martinez, **House Bill No. 3948** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 38; NAYS 16.

The following voted in the affirmative:

Althoff Haine Kotowski Noland Bertino-Tarrant Harmon Landek Raoul Biss Harris Lightford Silverstein Bush Hastings Link Stadelman Clayborne Holmes Manar Steans Collins Hunter Martinez Sullivan Cullerton, T. Hutchinson McGuire Trotter Cunningham Jacobs Morrison Mr. President Delgado Jones, E. Mulroe Frerichs Koehler Muñoz

The following voted in the negative:

BarickmanDuffyOberweisBivinsLaHoodRadognoBradyLuechtefeldRezinConnellyMcCarterRighterDillardMcConnaughayRose

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Syverson

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Hunter, **House Bill No. 4033** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 55; NAYS None.

The following voted in the affirmative:

Althoff Duffy Lightford Raoul Barickman Frerichs Link Rezin Bertino-Tarrant Haine Luechtefeld Righter Biss Harmon Manar Rose **Bivins** Harris Martinez Sandoval Brady Hastings McConnaughay Silverstein Bush Hunter McGuire Stadelman

[May 20, 2014]

Clayborne Hutchinson Morrison Steans Collins Mulroe Sullivan Lacobs Connelly Jones, E. Muñoz Syverson Cullerton, T. Koehler Murphy Trotter Cunningham Kotowski Noland Van Pelt LaHood Oberweis Mr. President Delgado Dillard Landek Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Mulroe, **House Bill No. 4035** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose Hastings **Bivins** McCann Sandoval Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Trotter Muñoz Cunningham Kotowski Murphy Mr. President Delgado LaHood Noland Dillard Landek Oberweis Duffy Radogno Lightford

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Mulroe, **House Bill No. 4082** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose McCann **Bivins** Hastings Sandoval Holmes Silverstein Brady McCarter Hunter McConnaughay Bush Stadelman Clayborne Hutchinson McGuire. Steans Morrison Collins Sullivan Lacobs Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Kotowski Van Pelt Cunningham Murphy LaHood Mr. President Delgado Noland Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Righter, **House Bill No. 4083** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Haine Luechtefeld Rezin Barickman Harmon Manar Righter Bertino-Tarrant Harris Martinez Rose McCann Sandoval Riss Hastings **Bivins** Holmes McCarter Silverstein Hunter McConnaughay Stadelman Brady Bush Hutchinson McGuire Steans Clayborne Jacobs Morrison Sullivan Collins Jones, E. Mulroe Syverson Connelly Koehler Trotter Muñoz Cullerton, T. Kotowski Murphy Van Pelt Mr. President Cunningham LaHood Noland Landek Oberweis Delgado Lightford Duffy Radogno Frerichs Link Raoul

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Haine, **House Bill No. 4093** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Luechtefeld Rezin Barickman Haine Manar Righter Bertino-Tarrant Harmon Martinez Rose Biss Hastings McCann Sandoval **Bivins** Holmes McCarter Silverstein Hunter Stadelman Brady McConnaughay

[May 20, 2014]

Hutchinson Bush McGuire. Steans Clayborne Morrison Sullivan Lacobs Collins Jones, E. Mulroe Syverson Connelly Koehler Muñoz Trotter Cullerton, T. Kotowski Murphy Van Pelt LaHood Mr. President Cunningham Noland Delgado Landek Oberweis Dillard Lightford Radogno Duffv Link Raoul

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Bush, **House Bill No. 3829** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Harris Martinez Rose Rice **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein McConnaughay Bush Hunter Stadelman Clayborne Hutchinson McGuire Steans Collins Morrison Sullivan Jacobs Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Cunningham Kotowski Murphy Van Pelt Delgado Noland Mr. President LaHood Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Kotowski, **House Bill No. 3777** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58: NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Martinez Biss Harris Rose **Bivins** McCann Sandoval Hastings

Brady Holmes McCarter Silverstein Bush Stadelman Hunter McConnaughay Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Cunningham Kotowski Murphy Van Pelt Delgado LaHood Noland Mr. President Dillard Landek Oberweis

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Radogno

Ordered that the Secretary inform the House of Representatives thereof.

Lightford

On motion of Senator Murphy, **House Bill No. 4185** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 55; NAYS None.

Duffy

The following voted in the affirmative:

Althoff	Frerichs	Lightford	Raoul
Barickman	Haine	Link	Rezin
Bertino-Tarrant	Harmon	Luechtefeld	Righter
Biss	Harris	Manar	Rose
Bivins	Hastings	Martinez	Sandoval
Brady	Holmes	McConnaughay	Silverstein
Bush	Hunter	McGuire	Stadelman
Clayborne	Hutchinson	Morrison	Steans
Collins	Jacobs	Mulroe	Sullivan
Connelly	Jones, E.	Muñoz	Syverson
Cullerton, T.	Koehler	Murphy	Trotter
Cunningham	Kotowski	Noland	Van Pelt
Delgado	LaHood	Oberweis	Mr. President
Dillard	Landek	Radogno	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Silverstein, **Senate Bill No. 4207**, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

Pending roll call, on motion of Senator Silverstein, further consideration of **Senate Bill No. 4207** was postponed.

On motion of Senator Biss, **House Bill No. 4208** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein McConnaughay Bush Hunter Stadelman Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Cunningham Kotowski Murphy Van Pelt Mr. President Delgado LaHood Noland Dillard Landek Oberweis Lightford Radogno Duffy

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Morrison, **House Bill No. 4227** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Silverstein Brady Holmes McCarter Bush Hunter McConnaughay Stadelman Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Kotowski Van Pelt Cunningham Murphy Delgado LaHood Noland Mr. President Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Connelly, **House Bill No. 4235** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 55: NAYS 2.

The following voted in the affirmative:

Althoff Haine Link Raoul Barickman Harmon Luechtefeld Rezin Bertino-Tarrant Harris Manar Righter Rose Martinez Rice Hastings Bivins Holmes McCann Sandoval Brady Hunter McCarter Silverstein Bush Hutchinson McConnaughay Stadelman Clayborne Jacobs Morrison Steans Collins Jones, E. Mulroe Sullivan Connelly Koehler Muñoz Syverson Cullerton, T. Kotowski Murphy Trotter LaHood Van Pelt Cunningham Noland Mr. President Delgado Landek Oberweis

Frerichs Lightford Radogno

The following voted in the negative:

Dillard Duffy

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator McGuire, **House Bill No. 4236** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57: NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein McConnaughay Hunter Stadelman Bush Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Trotter Muñoz Cunningham Kotowski Murphy Mr. President Delgado LaHood Noland Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Connelly, **House Bill No. 4244** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Holmes McCarter Silverstein Brady Hunter Stadelman Bush McConnaughay Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Cunningham Kotowski Murphy Mr. President Delgado LaHood Noland Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Delgado, **House Bill No. 4262** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Althoff	Frerichs	Link	Raoul
Barickman	Haine	Luechtefeld	Rezin
Bertino-Tarrant	Harmon	Manar	Righter
Biss	Harris	Martinez	Rose
Bivins	Hastings	McCann	Sandoval
Brady	Holmes	McCarter	Silverstein
Bush	Hunter	McConnaughay	Stadelman
Clayborne	Hutchinson	McGuire	Steans
Collins	Jacobs	Morrison	Sullivan
Connelly	Jones, E.	Mulroe	Syverson
Cullerton, T.	Koehler	Muñoz	Trotter
Cunningham	Kotowski	Murphy	Van Pelt
Delgado	LaHood	Noland	Mr. President
Dillard	Landek	Oberweis	
Duffy	Lightford	Radogno	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Haine, **House Bill No. 4266** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

Rezin

Rose

Righter

Sandoval

Silverstein

Stadelman

Steans

Sullivan

Syverson

Mr. President

Trotter

YEAS 56; NAY 1.

The following voted in the affirmative:

Althoff Frerichs Link Barickman Haine Luechtefeld Bertino-Tarrant Harmon Manar Biss Harris Martinez **Bivins** Hastings McCann Brady Holmes McCarter Bush Hunter McGuire Clayborne Hutchinson Morrison Collins Jacobs Mulroe Connelly Jones, E. Muñoz Cullerton, T. Koehler Murphy Cunningham Kotowski Noland Delgado LaHood Oberweis Dillard Landek Radogno Duffy Lightford Raoul

The following voted in the negative:

McConnaughay

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

Senator McConnaughay asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **House Bill 4266**.

On motion of Senator Haine, **House Bill No. 4269** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57: NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Righter Harmon Manar Harris Martinez Rice Rose Bivins Hastings McCann Sandoval Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Clavborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Trotter Koehler Muñoz Mr. President Cunningham Kotowski Murphy Noland Delgado LaHood

Dillard Landek Oberweis
Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Morrison, **House Bill No. 4277** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein Hunter Stadelman Bush McConnaughay Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Mr. President Cunningham Kotowski Murphy Delgado LaHood Noland Dillard Landek Oberweis Radogno Duffv Lightford

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Connelly, **House Bill No. 4290** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 55; NAYS None.

The following voted in the affirmative:

Althoff Duffy Lightford Radogno Frerichs Barickman Link Raoul Bertino-Tarrant Haine Luechtefeld Rezin Biss Harmon Manar Righter **Bivins** Martinez Rose Harris Brady Hastings McCann Sandoval Bush Holmes McCarter Silverstein Hunter Stadelman Clayborne McConnaughay Collins Hutchinson McGuire Steans Morrison Sullivan Connelly Jones, E. Cullerton, T. Koehler Mulroe Syverson Kotowski Trotter Cunningham Murphy

Delgado LaHood Noland Mr. President

Dillard Landek Oberweis

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator T. Cullerton, **House Bill No. 4360** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein Hunter Stadelman Bush McConnaughay Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Mr. President Cunningham Kotowski Murphy Delgado LaHood Noland Dillard Landek Oberweis Duffv Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Hastings, **House Bill No. 4385** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 55; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Radogno Link Barickman Haine Luechtefeld Raoul Bertino-Tarrant Harris Manar Rezin Hastings Martinez Righter Biss **Bivins** Holmes McCann Rose Brady Hunter McCarter Sandoval Bush Hutchinson McConnaughay Silverstein Stadelman Clayborne Jacobs McGuire Collins Jones, E. Morrison Steans Connelly Koehler Mulroe Sullivan Cullerton, T. Kotowski Muñoz Syverson LaHood Trotter Delgado Murphy

Dillard Landek Noland Mr. President

Duffy Lightford Oberweis

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Harris, **House Bill No. 4386** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein Hunter Stadelman Bush McConnaughay Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Mr. President Cunningham Kotowski Murphy Delgado LaHood Noland Dillard Landek Oberweis Duffv Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Syverson, **House Bill No. 4405** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 56; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Rezin Barickman Haine Luechtefeld Righter Bertino-Tarrant Harmon Manar Rose Biss Harris Martinez Sandoval **Bivins** Hastings McCann Silverstein Brady Holmes McCarter Stadelman Bush Hunter McConnaughay Steans McGuire Clayborne Hutchinson Sullivan Collins Jacobs Morrison Syverson Trotter Connelly Jones, E. Muñoz Cullerton, T. Koehler Murphy Mr. President Kotowski Noland Cunningham

Delgado LaHood Oberweis
Dillard Landek Radogno
Duffy Lightford Raoul

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Morrison, **House Bill No. 4407** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 55; NAYS None.

The following voted in the affirmative:

Althoff Duffy Landek Noland Frerichs Barickman Lightford Oberweis Bertino-Tarrant Haine Link Radogno Biss Harmon Luechtefeld Rezin **Bivins** Harris Manar Righter Brady Hastings Martinez Sandoval Bush Holmes McCann Silverstein Clayborne Hunter McCarter Stadelman McConnaughay Collins Hutchinson Steans Connelly Jacobs McGuire Sullivan Cullerton, T. Jones, E. Morrison Syverson Cunningham Koehler Mulroe Trotter Delgado Kotowski Mr. President Muñoz Dillard LaHood Murphy

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Lightford, **House Bill No. 4440** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Luechtefeld Haine Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Cullerton, T. Koehler Muñoz Trotter Cunningham Kotowski Mr. President Murphy

Delgado LaHood Noland Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Kotowski, **House Bill No. 4486** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** Hastings McCann Sandoval Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Connelly Jones, E. Mulroe Syverson Koehler Cullerton, T. Muñoz Trotter Cunningham Kotowski Murphy Mr. President Delgado LaHood Noland Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Morrison, **House Bill No. 4491** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Frerichs Althoff Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose Bivins Hastings McCann Sandoval Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Clayborne Hutchinson McGuire Steans Collins Jacobs Morrison Sullivan Mulroe Connelly Jones, E. Syverson Cullerton, T. Trotter Koehler Muñoz

CunninghamKotowskiMurphyMr. PresidentDelgadoLaHoodNolandDillardLandekOberweisDuffyLightfordRadogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Cunningham, **House Bill No. 4516** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58: NAYS None.

The following voted in the affirmative:

Althoff Frerichs Link Raoul Barickman Haine Luechtefeld Rezin Bertino-Tarrant Harmon Manar Righter Biss Harris Martinez Rose **Bivins** McCann Sandoval Hastings Brady Holmes McCarter Silverstein Bush Hunter McConnaughay Stadelman Hutchinson McGuire Clayborne Steans Collins Jacobs Morrison Sullivan Mulroe Connelly Jones, E. Syverson Cullerton, T. Koehler Muñoz Trotter Kotowski Van Pelt Cunningham Murphy Delgado LaHood Noland Mr. President Dillard Landek Oberweis Duffy Lightford Radogno

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

HOUSE BILL RECALLED

On motion of Senator Hutchinson, **House Bill No. 8** was recalled from the order of third reading to the order of second reading.

Senator Hutchinson offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 8

AMENDMENT NO. 1. Amend House Bill 8 by replacing everything after the enacting clause with the following:

"Section 5. Findings. The General Assembly finds and declares the following:

- (1) Current workplace laws are inadequate to protect pregnant workers from enjoying equal employment opportunities.
- (2) Because of inadequate protections, pregnant women who are temporarily limited in their abilities to perform their work functions because of pregnancy, childbirth, or conditions related to pregnancy or childbirth are often forced to take unpaid leave or are fired, despite the availability of reasonable accommodations that would allow them to continue to work. The most frequent accommodations involve limits on lifting, access to places to sit, and more frequent bathroom breaks.
 - (3) Many pregnant women are single mothers or the primary breadwinners for their

families. If one of these women loses her job, her whole family, and Illinois, suffers.

- (4) Employers are familiar with the reasonable accommodations framework. Indeed, employers are required to reasonably accommodate people with disabilities. Sadly, many employers refuse to provide reasonable accommodations or decline to extend workplace injury policies to pregnant women.
- (5) Women are nearly 50% of all workers in Illinois and women of childbearing age are 54% of women workers. Failing to provide reasonable accommodations to pregnant women leads to lost wages, periods of unemployment, and lost employment opportunities and job benefits such as seniority, all of which have lifelong repercussions on women's economic security and advancement and the well-being of their families.
- (6) Most women work during pregnancy. By continuing to work, women can maintain and advance their economic security. Moreover, women who work during pregnancy may be able to take a longer period of leave following childbirth, which in turn facilitates breastfeeding, bonding with and caring for a new child, and recovering from childbirth.
- (7) Enabling pregnant workers to work through pregnancy is good for businesses.

 Providing pregnant employees with reasonable, temporary accommodations increases worker productivity, retention, and morale, decreases re-training costs, and reduces health care costs associated with pregnancy complications.

Section 10. Purposes. The purposes of this Act are:

- (1) to promote the State's interest in eradicating gender discrimination, including discrimination based on pregnancy, childbirth, or conditions related to pregnancy or childbirth, and in promoting women's equality;
- (2) to address the failure of existing laws to protect the employment rights of pregnant workers; and
- (3) to ensure full and equal participation for women in the labor force by requiring employers to provide reasonable accommodations to employees with conditions related to pregnancy or childbirth.

Section 15. The Illinois Human Rights Act is amended by changing Sections 1-102, 1-103, 2-101, 2-102, and 6-101 as follows:

(775 ILCS 5/1-102) (from Ch. 68, par. 1-102)

Sec. 1-102. Declaration of Policy. It is the public policy of this State:

- (A) Freedom from Unlawful Discrimination. To secure for all individuals within Illinois the freedom from discrimination against any individual because of his or her race, color, religion, sex, national origin, ancestry, age, order of protection status, marital status, physical or mental disability, military status, sexual orientation, <u>pregnancy</u>, or unfavorable discharge from military service in connection with employment, real estate transactions, access to financial credit, and the availability of public accommodations.
- (B) Freedom from Sexual Harassment-Employment and Elementary, Secondary, and Higher Education. To prevent sexual harassment in employment and sexual harassment in elementary, secondary, and higher education.
- (C) Freedom from Discrimination Based on Citizenship Status-Employment. To prevent discrimination based on citizenship status in employment.
- (D) Freedom from Discrimination Based on Familial Status-Real Estate Transactions. To prevent discrimination based on familial status in real estate transactions.
- (E) Public Health, Welfare and Safety. To promote the public health, welfare and safety by protecting the interest of all people in Illinois in maintaining personal dignity, in realizing their full productive capacities, and in furthering their interests, rights and privileges as citizens of this State.
- (F) Implementation of Constitutional Guarantees. To secure and guarantee the rights established by Sections 17, 18 and 19 of Article I of the Illinois Constitution of 1970.
- (G) Equal Opportunity, Affirmative Action. To establish Equal Opportunity and Affirmative Action as the policies of this State in all of its decisions, programs and activities, and to assure that all State departments, boards, commissions and instrumentalities rigorously take affirmative action to provide equality of opportunity and eliminate the effects of past discrimination in the internal affairs of State government and in their relations with the public.

- (H) Unfounded Charges. To protect citizens of this State against unfounded charges of unlawful discrimination, sexual harassment in employment and sexual harassment in elementary, secondary, and higher education, and discrimination based on citizenship status in employment. (Source: P.A. 95-668, eff. 10-10-07; 96-447, eff. 1-1-10; 96-1319, eff. 7-27-10.)
 - (775 ILCS 5/1-103) (from Ch. 68, par. 1-103)
 - Sec. 1-103. General Definitions. When used in this Act, unless the context requires otherwise, the term:
- (A) Age. "Age" means the chronological age of a person who is at least 40 years old, except with regard to any practice described in Section 2-102, insofar as that practice concerns training or apprenticeship programs. In the case of training or apprenticeship programs, for the purposes of Section 2-102, "age" means the chronological age of a person who is 18 but not yet 40 years old.
- (B) Aggrieved Party. "Aggrieved party" means a person who is alleged or proved to have been injured by a civil rights violation or believes he or she will be injured by a civil rights violation under Article 3 that is about to occur.
- (C) Charge. "Charge" means an allegation filed with the Department by an aggrieved party or initiated by the Department under its authority.
- (D) Civil Rights Violation. "Civil rights violation" includes and shall be limited to only those specific acts set forth in Sections 2-102, 2-103, 2-105, 3-102, 3-102.1, 3-103, 3-104, 3-104.1, 3-105, 3-105.1, 4-102, 4-103, 5-102, 5A-102, 6-101, and 6-102 of this Act.
 - (E) Commission. "Commission" means the Human Rights Commission created by this Act.
- (F) Complaint. "Complaint" means the formal pleading filed by the Department with the Commission following an investigation and finding of substantial evidence of a civil rights violation.
- (G) Complainant. "Complainant" means a person including the Department who files a charge of civil rights violation with the Department or the Commission.
 - (H) Department. "Department" means the Department of Human Rights created by this Act.
- (I) Disability. "Disability" means a determinable physical or mental characteristic of a person, including, but not limited to, a determinable physical characteristic which necessitates the person's use of a guide, hearing or support dog, the history of such characteristic, or the perception of such characteristic by the person complained against, which may result from disease, injury, congenital condition of birth or functional disorder and which characteristic:
 - (1) For purposes of Article 2 is unrelated to the person's ability to perform the duties of a particular job or position and, pursuant to Section 2-104 of this Act, a person's illegal use of drugs or alcohol is not a disability;
 - (2) For purposes of Article 3, is unrelated to the person's ability to acquire, rent or maintain a housing accommodation;
 - (3) For purposes of Article 4, is unrelated to a person's ability to repay;
 - (4) For purposes of Article 5, is unrelated to a person's ability to utilize and benefit from a place of public accommodation;
 - (5) For purposes of Article 5, also includes any mental, psychological, or developmental disability, including autism spectrum disorders.
- (J) Marital Status. "Marital status" means the legal status of being married, single, separated, divorced or widowed.
- (J-1) Military Status. "Military status" means a person's status on active duty in or status as a veteran of the armed forces of the United States, status as a current member or veteran of any reserve component of the armed forces of the United States, including the United States Army Reserve, United States Marine Corps Reserve, United States Navy Reserve, United States Air Force Reserve, and United States Coast Guard Reserve, or status as a current member or veteran of the Illinois Army National Guard or Illinois Air National Guard.
- (K) National Origin. "National origin" means the place in which a person or one of his or her ancestors was born.
- (K-5) "Order of protection status" means a person's status as being a person protected under an order of protection issued pursuant to the Illinois Domestic Violence Act of 1986 or an order of protection issued by a court of another state.
- (L) Person. "Person" includes one or more individuals, partnerships, associations or organizations, labor organizations, joint apprenticeship committees, or union labor associations, corporations, the State of Illinois and its instrumentalities, political subdivisions, units of local government, legal representatives, trustees in bankruptcy or receivers.
- (L-5) Pregnancy. "Pregnancy" means pregnancy, childbirth, or medical or common conditions related to pregnancy or childbirth.

- (M) Public Contract. "Public contract" includes every contract to which the State, any of its political subdivisions or any municipal corporation is a party.
- (N) Religion. "Religion" includes all aspects of religious observance and practice, as well as belief, except that with respect to employers, for the purposes of Article 2, "religion" has the meaning ascribed to it in paragraph (F) of Section 2-101.
 - (O) Sex. "Sex" means the status of being male or female.
- (O-1) Sexual orientation. "Sexual orientation" means actual or perceived heterosexuality, homosexuality, bisexuality, or gender-related identity, whether or not traditionally associated with the person's designated sex at birth. "Sexual orientation" does not include a physical or sexual attraction to a minor by an adult.
- (P) Unfavorable Military Discharge. "Unfavorable military discharge" includes discharges from the Armed Forces of the United States, their Reserve components or any National Guard or Naval Militia which are classified as RE-3 or the equivalent thereof, but does not include those characterized as RE-4 or "Dishonorable".
- (Q) Unlawful Discrimination. "Unlawful discrimination" means discrimination against a person because of his or her race, color, religion, national origin, ancestry, age, sex, marital status, order of protection status, disability, military status, sexual orientation, <u>pregnancy</u>, or unfavorable discharge from military service as those terms are defined in this Section.

(Source: P.A. 96-328, eff. 8-11-09; 96-447, eff. 1-1-10; 97-410, eff. 1-1-12; 97-813, eff. 7-13-12.)

(775 ILCS 5/2-101) (from Ch. 68, par. 2-101)

- Sec. 2-101. Definitions. The following definitions are applicable strictly in the context of this Article. (A) Employee.
 - (1) "Employee" includes:
 - (a) Any individual performing services for remuneration within this State for an employer;
 - (b) An apprentice;
 - (c) An applicant for any apprenticeship.
 - (2) "Employee" does not include:
 - (a) Domestic servants in private homes;
 - (b) Individuals employed by persons who are not "employers" as defined by this Act;
 - (c) Elected public officials or the members of their immediate personal staffs;
 - (d) Principal administrative officers of the State or of any political subdivision, municipal corporation or other governmental unit or agency;
 - (e) A person in a vocational rehabilitation facility certified under federal law who has been designated an evaluee, trainee, or work activity client.
- (B) Employer.
 - (1) "Employer" includes:
 - (a) Any person employing 15 or more employees within Illinois during 20 or more calendar weeks within the calendar year of or preceding the alleged violation;
 - (b) Any person employing one or more employees when a complainant alleges civil rights violation due to unlawful discrimination based upon his or her physical or mental disability unrelated to ability, pregnancy, or sexual harassment;
 - (c) The State and any political subdivision, municipal corporation or other governmental unit or agency, without regard to the number of employees;
 - (d) Any party to a public contract without regard to the number of employees;
 - (e) A joint apprenticeship or training committee without regard to the number of employees.
- (2) "Employer" does not include any religious corporation, association, educational institution, society, or non-profit nursing institution conducted by and for those who rely upon treatment by prayer through spiritual means in accordance with the tenets of a recognized church or religious denomination with respect to the employment of individuals of a particular religion to perform work connected with the carrying on by such corporation, association, educational institution, society or non-profit nursing institution of its activities.
- (C) Employment Agency. "Employment Agency" includes both public and private employment agencies and any person, labor organization, or labor union having a hiring hall or hiring office regularly undertaking, with or without compensation, to procure opportunities to work, or to procure, recruit, refer or place employees.
- (D) Labor Organization. "Labor Organization" includes any organization, labor union, craft union, or any voluntary unincorporated association designed to further the cause of the rights of union labor which

is constituted for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or apprenticeships or applications for apprenticeships, or of other mutual aid or protection in connection with employment, including apprenticeships or applications for apprenticeships.

- (E) Sexual Harassment. "Sexual harassment" means any unwelcome sexual advances or requests for sexual favors or any conduct of a sexual nature when (1) submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment, (2) submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual, or (3) such conduct has the purpose or effect of substantially interfering with an individual's work performance or creating an intimidating, hostile or offensive working environment.
- (F) Religion. "Religion" with respect to employers includes all aspects of religious observance and practice, as well as belief, unless an employer demonstrates that he is unable to reasonably accommodate an employee's or prospective employee's religious observance or practice without undue hardship on the conduct of the employer's business.
- (G) Public Employer. "Public employer" means the State, an agency or department thereof, unit of local government, school district, instrumentality or political subdivision.
- (H) Public Employee. "Public employee" means an employee of the State, agency or department thereof, unit of local government, school district, instrumentality or political subdivision. "Public employee" does not include public officers or employees of the General Assembly or agencies thereof.
- (I) Public Officer. "Public officer" means a person who is elected to office pursuant to the Constitution or a statute or ordinance, or who is appointed to an office which is established, and the qualifications and duties of which are prescribed, by the Constitution or a statute or ordinance, to discharge a public duty for the State, agency or department thereof, unit of local government, school district, instrumentality or political subdivision.
- (J) Eligible Bidder. "Eligible bidder" means a person who, prior to a bid opening, has filed with the Department a properly completed, sworn and currently valid employer report form, pursuant to the Department's regulations. The provisions of this Article relating to eligible bidders apply only to bids on contracts with the State and its departments, agencies, boards, and commissions, and the provisions do not apply to bids on contracts with units of local government or school districts.
 - (K) Citizenship Status. "Citizenship status" means the status of being:
 - (1) a born U.S. citizen;
 - (2) a naturalized U.S. citizen:
 - (3) a U.S. national; or
 - (4) a person born outside the United States and not a U.S. citizen who is not an unauthorized alien and who is protected from discrimination under the provisions of Section 1324b of Title 8 of the United States Code, as now or hereafter amended.

(Source: P.A. 97-877, eff. 8-2-12.)

(775 ILCS 5/2-102) (from Ch. 68, par. 2-102)

Sec. 2-102. Civil Rights Violations - Employment. It is a civil rights violation:

- (A) Employers. For any employer to refuse to hire, to segregate, or to act with respect to recruitment, hiring, promotion, renewal of employment, selection for training or apprenticeship, discharge, discipline, tenure or terms, privileges or conditions of employment on the basis of unlawful discrimination or citizenship status.
- (A-5) Language. For an employer to impose a restriction that has the effect of prohibiting a language from being spoken by an employee in communications that are unrelated to the employee's duties.
- For the purposes of this subdivision (A-5), "language" means a person's native tongue, such as Polish, Spanish, or Chinese. "Language" does not include such things as slang, jargon, profanity, or vulgarity.
- (B) Employment Agency. For any employment agency to fail or refuse to classify properly, accept applications and register for employment referral or apprenticeship referral, refer for employment, or refer for apprenticeship on the basis of unlawful discrimination or citizenship status or to accept from any person any job order, requisition or request for referral of applicants for employment or apprenticeship which makes or has the effect of making unlawful discrimination or discrimination on the basis of citizenship status a condition of referral.
- (C) Labor Organization. For any labor organization to limit, segregate or classify its membership, or to limit employment opportunities, selection and training for apprenticeship in any trade or craft, or otherwise to take, or fail to take, any action which affects adversely any person's status as an employee or as an applicant for employment or as an apprentice, or as an applicant for apprenticeships, or wages, tenure, hours of employment or apprenticeship conditions on the basis of unlawful discrimination or citizenship status.

- (D) Sexual Harassment. For any employer, employee, agent of any employer, employment agency or labor organization to engage in sexual harassment; provided, that an employer shall be responsible for sexual harassment of the employer's employees by nonemployees or nonmanagerial and nonsupervisory employees only if the employer becomes aware of the conduct and fails to take reasonable corrective measures.
- (E) Public Employers. For any public employer to refuse to permit a public employee under its jurisdiction who takes time off from work in order to practice his or her religious beliefs to engage in work, during hours other than such employee's regular working hours, consistent with the operational needs of the employer and in order to compensate for work time lost for such religious reasons. Any employee who elects such deferred work shall be compensated at the wage rate which he or she would have earned during the originally scheduled work period. The employer may require that an employee who plans to take time off from work in order to practice his or her religious beliefs provide the employer with a notice of his or her intention to be absent from work not exceeding 5 days prior to the date of absence.
- (F) Training and Apprenticeship Programs. For any employer, employment agency or labor organization to discriminate against a person on the basis of age in the selection, referral for or conduct of apprenticeship or training programs.
 - (G) Immigration-Related Practices.
 - (1) for an employer to request for purposes of satisfying the requirements of Section
 - 1324a(b) of Title 8 of the United States Code, as now or hereafter amended, more or different documents than are required under such Section or to refuse to honor documents tendered that on their face reasonably appear to be genuine; or
 - (2) for an employer participating in the E-Verify Program, as authorized by 8 U.S.C.
 - 1324a, Notes, Pilot Programs for Employment Eligibility Confirmation (enacted by PL 104-208, div. C title IV, subtitle A) to refuse to hire, to segregate, or to act with respect to recruitment, hiring, promotion, renewal of employment, selection for training or apprenticeship, discharge, discipline, tenure or terms, privileges or conditions of employment without following the procedures under the E-Verify Program.
- (H) (Blank). Pregnancy; peace officers and fire fighters. For a public employer to refuse to temporarily transfer a pregnant female peace officer or pregnant female fire fighter to a less strenuous or hazardous position for the duration of her pregnancy if she so requests, with the advice of her physician, where that transfer can be reasonably accommodated. For the purposes of this subdivision (H), "peace officer" and "fire fighter" have the meanings ascribed to those terms in Section 3 of the Illinois Public Labor Relations Act.

It is not a civil rights violation for an employer to take any action that is required by Section 1324a of Title 8 of the United States Code, as now or hereafter amended.

(I) Pregnancy. For an employer to refuse to hire, to segregate, or to act with respect to recruitment, hiring, promotion, renewal of employment, selection for training or apprenticeship, discharge, discipline, tenure or terms, privileges or conditions of employment on the basis of pregnancy, childbirth, or related medical or common conditions related to pregnancy or childbirth. Women affected by pregnancy, childbirth, or related medical or common conditions related to pregnancy or childbirth shall be treated the same for all employment-related purposes, including receipt of benefits under fringe benefit programs, as other persons not so affected but similar in their ability or inability to work, regardless of the source of the inability to work or employment classification or status.

(J) Pregnancy; reasonable accommodations.

(1) If after a job applicant or employee, including a part-time, full-time, or probationary employee, requests a reasonable accommodation, for an employer to not make reasonable accommodations for any medical or common condition of a job applicant or employee related to pregnancy or childbirth, unless the employer can demonstrate that the accommodation would impose an undue hardship on the ordinary operation of the business of the employer. The employer may request documentation from the employee's health care provider concerning the need for the requested reasonable accommodation or accommodations to the same extent documentation is requested for conditions related to disability if the employer's request for documentation is job-related and consistent with business necessity. The employer may require only the medical justification for the requested accommodation or accommodations a description of the reasonable accommodation or accommodations medically advisable, the date the reasonable accommodation or accommodations. It is the duty of the individual seeking a reasonable accommodation or accommodations to submit to the employer any documentation that is requested in accordance with this paragraph. Notwithstanding the provisions of this paragraph, the employer may require documentation by the employee's health care provider to determine compliance with other laws.

The employee and employer shall engage in a timely, good faith, and meaningful exchange to determine effective reasonable accommodations.

- (2) For an employer to deny employment opportunities or benefits to or take adverse action against an otherwise qualified job applicant or employee, including a part-time, full-time, or probationary employee, if the denial or adverse action is based on the need of the employer to make reasonable accommodations to the known medical or common conditions related to the pregnancy or childbirth of the applicant or employee.
- (3) For an employer to require a job applicant or employee, including a part-time, full-time, or probationary employee, affected by pregnancy, childbirth, or medical or common conditions related to pregnancy or childbirth to accept an accommodation when the applicant or employee did not request an accommodation and the applicant or employee chooses not to accept the employer's accommodation.
- (4) For an employer to require an employee, including a part-time, full-time, or probationary employee, to take leave under any leave law or policy of the employer if another reasonable accommodation can be provided to the known medical or common conditions related to the pregnancy or childbirth of an employee. No employer shall fail or refuse to reinstate the employee affected by pregnancy, childbirth, or medical or common conditions related to pregnancy or childbirth to her original job or to an equivalent position with equivalent pay and accumulated seniority, retirement, fringe benefits, and other applicable service credits upon her signifying her intent to return or when her need for reasonable accommodation ceases, unless the employer can demonstrate that the accommodation would impose an undue hardship on the ordinary operation of the business of the employer.

For the purposes of this subdivision (J), "reasonable accommodations" means reasonable modifications or adjustments to the job application process or work environment, or to the manner or circumstances under which the position desired or held is customarily performed, that enable an applicant or employee affected by pregnancy, childbirth, or medical or common conditions related to pregnancy or childbirth to be considered for the position the applicant desires or to perform the essential functions of that position, and may include, but is not limited to: more frequent or longer bathroom breaks, breaks for increased water intake, and breaks for periodic rest; private non-bathroom space for expressing breast milk and breastfeeding; seating; assistance with manual labor; light duty; temporary transfer to a less strenuous or hazardous position; the provision of an accessible worksite; acquisition or modification of equipment; job restructuring: a part-time or modified work schedule; appropriate adjustment or modifications of examinations, training materials, or policies; reassignment to a vacant position; time off to recover from conditions related to childbirth; and leave necessitated by pregnancy, childbirth, or medical or common conditions resulting from pregnancy or childbirth.

For the purposes of this subdivision (J), "undue hardship" means an action that is prohibitively expensive or disruptive when considered in light of the following factors: (i) the nature and cost of the accommodation needed; (ii) the overall financial resources of the facility or facilities involved in the provision of the reasonable accommodation, the number of persons employed at the facility, the effect on expenses and resources, or the impact otherwise of the accommodation upon the operation of the facility; (iii) the overall financial resources of the employer, the overall size of the business of the employer with respect to the number of its employees, and the number, type, and location of its facilities; and (iv) the type of operation or operations of the employer, including the composition, structure, and functions of the workforce of the employer, the geographic separateness, administrative, or fiscal relationship of the facility or facilities in question to the employer. The employer has the burden of proving undue hardship. The fact that the employer provides or would be required to provide a similar accommodation to similarly situated employees creates a rebuttable presumption that the accommodation does not impose an undue hardship on the employer.

No employer is required by this subdivision (J) to create additional employment that the employer would not otherwise have created, unless the employer does so or would do so for other classes of employees who need accommodation. The employer is not required to discharge any employee, transfer any employee with more seniority, or promote any employee who is not qualified to perform the job, unless the employer does so or would do so to accommodate other classes of employees who need it.

(K) Notice.

(1) For an employer to fail to post or keep posted in a conspicuous location on the premises of the employer where notices to employees are customarily posted, or fail to include in any employee handbook information concerning an employee's rights under this Article, a notice, to be prepared or approved by the Department, summarizing the requirements of this Article and information pertaining to the filling of a charge, including the right to be free from unlawful discrimination and the right to certain reasonable accommodations. The Department shall make the documents required under this paragraph available for retrieval from the Department's website.

(2) Upon notification of a violation of paragraph (1) of this subdivision (K), the Department may launch a preliminary investigation. If the Department finds a violation, the Department may issue a notice to show cause giving the employer 30 days to correct the violation. If the violation is not corrected, the Department may initiate a charge of a civil rights violation.

(Source: P.A. 97-596, eff. 8-26-11; 98-212, eff. 8-9-13.)

(775 ILCS 5/6-101) (from Ch. 68, par. 6-101)

- Sec. 6-101. Additional Civil Rights Violations. It is a civil rights violation for a person, or for two or more persons to conspire, to:
 - (A) Retaliation. Retaliate against a person because he or she has opposed that which he or she reasonably and in good faith believes to be unlawful discrimination, sexual harassment in employment or sexual harassment in elementary, secondary, and higher education, discrimination based on citizenship status in employment, or because he or she has made a charge, filed a complaint, testified, assisted, or participated in an investigation, proceeding, or hearing under this Act , or because he or she has requested, attempted to request, used, or attempted to use a reasonable accommodation as allowed by this Act;
 - (B) Aiding and Abetting; Coercion. Aid, abet, compel or coerce a person to commit any violation of this Act;
 - (C) Interference. Wilfully interfere with the performance of a duty or the exercise of a power by the Commission or one of its members or representatives or the Department or one of its officers or employees.

Definitions. For the purposes of this Section, "sexual harassment" and "citizenship status" shall have the same meaning as defined in Section 2-101 of this Act.

(Source: P.A. 96-1319, eff. 7-27-10; 97-333, eff. 8-12-11.)

Section 99. Effective date. This Act takes effect January 1, 2015.".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Hutchinson, **House Bill No. 8** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57: NAYS None.

The following voted in the affirmative:

Althoff	Haine	Luechtefeld	Rezin
Barickman	Harmon	Manar	Righter
Bertino-Tarrant	Harris	Martinez	Rose
Biss	Hastings	McCann	Sandoval
Bivins	Holmes	McCarter	Silverstein
Brady	Hunter	McConnaughay	Stadelman
Bush	Hutchinson	McGuire	Steans
Clayborne	Jacobs	Morrison	Sullivan
Collins	Jones, E.	Mulroe	Syverson
Connelly	Koehler	Muñoz	Trotter
Cullerton, T.	Kotowski	Murphy	Van Pelt
Cunningham	LaHood	Noland	Mr. President
Delgado	Landek	Oberweis	
Dillard	Lightford	Radogno	
Frerichs	Link	Raoul	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

At the hour of 3:13 o'clock p.m., the Chair announced that the Senate stand at ease.

AT EASE

At the hour of 3:30 o'clock p.m., the Senate resumed consideration of business. Senator Sullivan, presiding.

REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported that the Committee recommends that **Senate Committee Amendments Numbered 1** and 2 to House Bill No. 802 be re-referred from the Committee on Judiciary to the Committee on Criminal Law.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, to which was referred **Senate Bill No. 214** on January 3, 2014, pursuant to Rule 3-9(b), reported that the Committee recommends that the bill be approved for consideration and returned to the calendar in its former position.

The report of the Committee was concurred in.

And Senate Bill No. 214 was returned to the order of third reading.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Executive: Senate Floor Amendment No. 1 to Senate Bill 214.

Judiciary: Senate Floor Amendment No. 2 to House Bill 4123.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 20, 2014 meeting, reported the following Joint Action Motion has been assigned to the indicated Standing Committee of the Senate:

Executive: Motion to Concur in House Amendment 1 to Senate Bill 2202

COMMITTEE MEETING ANNOUNCEMENTS FOR MAY 21, 2014

The Chair announced the following committee to meet at 9:00 o'clock a.m.:

Local Government in Room 212

The Chair announced the following committee to meet at 9:30 o'clock a.m.:

Human Services in Room 400

At the hour of 3:30 o'clock p.m., the Chair announced the Senate stand adjourned until Wednesday, May 21, 2014, at 11:00 o'clock a.m.

[May 20, 2014]